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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO. CONFIRMATION NO		
10/724,171	12/01/2003	Richard Fouquer	031293 9397		
23850	7590 12/19/2005		EXAMINER		
ARMSTRONG, KRATZ, QUINTOS, HANSON & BROOKS, LLP			ADDISU, SARA		
1725 K STR SUITE 1000	•		ART UNIT	PAPER NUMBER	
WASHINGTON, DC 20006			3722		
			DATE MAILED: 12/19/200	5	

Please find below and/or attached an Office communication concerning this application or proceeding.

Advisory Action Before the Filing of an Appeal Brief

Application No.	Applicant(s)	Applicant(s)		
10/724,171	FOUQUER, RICHARD			
Examiner	Art Unit			
Sara Addisu	3722			

	Sara Addisu	37	22	
The MAILING DATE of this communication appe	ars on the cover she	et with the corr	espondence add	ress
THE REPLY FILED 30 November 2005 FAILS TO PLACE THIS	APPLICATION IN CO	ONDITION FOR	ALLOWANCE.	
1. The reply was filed after a final rejection, but prior to or on this application, applicant must timely file one of the follow places the application in condition for allowance; (2) a No a Request for Continued Examination (RCE) in compliance time periods:	the same day as filing ving replies: (1) an am- tice of Appeal (with ap	g a Notice of App endment, affidav peal fee) in com	peal. To avoid aba vit, or other eviden pliance with 37 CF	ce, which FR 41.31; or (3)
a) The period for reply expires 3 months from the mailing date b) The period for reply expires on: (1) the mailing date of this A no event, however, will the statutory period for reply expire to Examiner Note: If box 1 is checked, check either box (a) or (TWO MONTHS OF THE FINAL REJECTION. See MPEP 76	dvisory Action, or (2) the ater than SIX MONTHS fr b). ONLY CHECK BOX (rom the mailing da	te of the final rejection	on.
Extensions of time may be obtained under 37 CFR 1.136(a). The date have been filed is the date for purposes of determining the period of extender 37 CFR 1.17(a) is calculated from: (1) the expiration date of the set forth in (b) above, if checked. Any reply received by the Office later may reduce any earned patent term adjustment. See 37 CFR 1.704(b) NOTICE OF APPEAL	on which the petition und tension and the correspon thortened statutory period than three months after	nding amount of the for reply originally	ne fee. The appropri y set in the final Offic	ate extension fee ce action; or (2) as
 The Notice of Appeal was filed on A brief in comp filing the Notice of Appeal (37 CFR 41.37(a)), or any exter a Notice of Appeal has been filed, any reply must be filed AMENDMENTS 	nsion thereof (37 CFR	41.37(e)), to avo	oid dismissal of the	s of the date of e appeal. Since
3. ☑ The proposed amendment(s) filed after a final rejection, (a) ☑ They raise new issues that would require further co (b) ☐ They raise the issue of new matter (see NOTE belo	nsideration and/or sea			ecause
(c) They are not deemed to place the application in bet appeal; and/or	ter form for appeal by	materially reduc	ing or simplifying t	he issues for
(d) They present additional claims without canceling a	corresponding number	r of finally rejecte	ed claims.	
NOTE: <u>See Continuation Sheet</u> . (See 37 CFR 1.1				
4. $oxedsymbol{oxed}$ The amendments are not in compliance with 37 CFR 1.13		ce of Non-Compl	liant Amendment (PTOL-324).
5. \square Applicant's reply has overcome the following rejection(s)				
 Newly proposed or amended claim(s) would be al non-allowable claim(s). 			•	-
7. For purposes of appeal, the proposed amendment(s): a) how the new or amended claims would be rejected is provided that the status of the claim(s) is (or will be) as follows: Claim(s) allowed:	⊠ will not be entered, vided below or append	, or b) □ will be led.	entered and an e	xplanation of
Claim(s) objected to: Claim(s) rejected: <u>3-18</u> .				
Claim(s) withdrawn from consideration: AFFIDAVIT OR OTHER EVIDENCE				
8. The affidavit or other evidence filed after a final action, bu because applicant failed to provide a showing of good and was not earlier presented. See 37 CFR 1.116(e).				
9. The affidavit or other evidence filed after the date of filing entered because the affidavit or other evidence failed to of showing a good and sufficient reasons why it is necessary	vercome all rejections	under appeal a	nd/or appellant fai	ls to provide a
10. The affidavit or other evidence is entered. An explanation REQUEST FOR RECONSIDERATION/OTHER	n of the status of the c	laims after entry	is below or attach	ed.
11. The request for reconsideration has been considered bu See Continuation Sheet.	t does NOT place the	application in co	ndition for allowar	ice because:
12. Note the attached Information Disclosure Statement(s).	(PTO/SB/08 or PTO-14			
13. ⊠ Other: <u>See Continuation Sheet</u> .		1	3- A	~
		R(OYER D. ASMLET	
	1.01.	PR	IMARY EXAMINE	R

U.S. Patent and Trademark Office PTOL-303 (Rev. 7-05)

12/15/05

Continuation of 3. NOTE: Claim 8 has been amended and the language used changes the scope of the limitation such that it raises new issues that require further searching.

Continuation of 11. does NOT place the application in condition for allowance because: Regarding Claim 1, Applicant stated (page 11 of Remarks, lines 10-11) that Page 4, lines 1-16 disclose the advantage of the curve section 45. Examiner respectfully disagrees. Examiner believes that the disclose in the Specification teaches the advantage of having a set-back (i.e. ensures the desired clearance of the heel in relation to the workpiece, page 4, lines14-16). Applicant does not provide any criticality or unexpected results for the having a transition (with a set-back) having a curved shaped. It should be noted that Vollmer et al. teaches a set back formed by bends (12, 14) and transitional face (13) (5,755,536, Col. 3, lines 52-53). Vollmer et al. also gives criticality for having a set-back (i.e. limits the wear of the insert to the region between the cutting edge and the set-back ('536, Col. 2, lines 6-25). Regarding Claim 17, Applicant's argument (page 11 of Remarks, lines 12-13) that Niebauer does not teach a spur is persuasive, however Vollmer et al. teaches a spur therefore Claim 17 would be rejected. Claim 8 has been amended and the language used changes the scope of the limitation such that it raises new issues that require further searching therefore Claim 8 has not been entered (note: dependent claims 9 and 10 would be affected by this change). Claim 11 was rejected under U.S.C. 112, second paragraph in the Office Action mailed 9/9/05. The amendment of claim 11, only changes the reference number refered to in figure 5 and does not further clarify the claimed subject matter. Therefore claim 11 and dependent claims claims 12-14 stand rejected. Additionally the S-shaped profile claimed in Claim 12 is nt shown in the drawings provided on 12/1/03.

Continuation of 13. Other: It should be noted that if the amendment would have been entered, the rejection of Claims 4 and 16, under U.S.C. 112, 2nd paragraph were overcome.